

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF GEORGIA
ATLANTA DIVISION

ROBERT POPE, MICHELE
NICHOLSON, ANN THRELKELD,
and VERTONIA JARRETT,
*Individually and on behalf of others
similarly situated,*

Plaintiffs,

v.

MARTIN & BRUNAVS,
ATTORNEYS AT LAW, A
PROFESSIONAL ASSOCIATION;
PHILIP L. MARTIN, P.C.;
G. ALFRED BRUNAVS, P.C.; PHILIP
L. MARTIN; G. ALFRED BRUNAVS;
and WYSHONIA SHAW

Defendants.

CIVIL NO. 1:12-cv-01307-RWS

ORDER DISMISSING COMPLAINT WITH PREJUDICE

Plaintiffs Robert Pope, Michele Nicholson, Ann Threlkeld, and Vertonia Jarrett and Opt-In Plaintiff Monica Stevens (collectively, "Plaintiffs") and Defendants Martin & Brunavs, Attorneys At Law, A Professional Association; Philip L. Martin, P.C.; G. Alfred Brunavs, P.C.; Philip L. Martin; G. Alfred


Brunavs; and Wyshonia Shaw filed a Joint Motion for Approval of Settlement Agreements.

Having reviewed the settlement agreement, this Court finds that it is a reasonable settlement of the Plaintiffs' claims under the Fair Labor Standards Act.

The Parties' Motion is, therefore, **GRANTED**.

IT IS HEREBY ORDERED that the settlement agreements are approved and this action is dismissed WITH PREJUDICE, except that the Court expressly retains jurisdiction to enforce the settlement. *See Kokkonen v. Guardian Life Ins. Co. of America*, 511 U.S. 375, 114 S.Ct. 1673 (1994). The parties shall bear their own costs.

SO ORDERED this the 9th day of Jan., 2013.


RICHARD W. STORY
UNITED STATES DISTRICT JUDGE